\	Application No.	Applicant(s)	
	09/898,636	NOTARGIACOMO ET AL.	
Notice of Allowability	Examiner	Art Unit	
	JEAN B. FLEURANTIN	2162	
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in thi) or other appropriate communic IGHTS. This application is subj	s application. If not included ation will be mailed in due course. The	
1. This communication is responsive to 13 May 2005.		·	
2. The allowed claim(s) is/are <u>1-3,5,8-12,28-33 and 35-37</u> .			
3. \boxtimes The drawings filed on <u>08 November 2004</u> are accepted by	the Examiner.		
 4. Acknowledgment is made of a claim for foreign priority una) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give 6. CORRECTED DRAWINGS (as "replacement sheets") must (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date	e been received. e been received in Application Noteuments have been received in of this communication to file a reference of this application. Interest Note the attached EXAMII es reason(s) why the oath or dest be submitted. In Son's Patent Drawing Review (Fig. 1) and the header according to 37 CFR 1. In State of BIOLOGICAL MATERIAL estimates the second of the header according to 37 CFR 1.	o this national stage application from the national stage application from the pelly complying with the requirements NER'S AMENDMENT or NOTICE Of claration is deficient. PTO-948) attached the Office action of the back) of 121(d). AL must be submitted. Note the	S
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☑ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/C Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ⊠ Interview Sumr Paper No./Mai 08), 7. ⊠ Examiner's Am	l Date <u>05/13/05</u> .	
		SHAHID ALAM	

SHAHID ALAM PRIMARY EXAMINER

DETAILED ACTION

1. This is in response to the interview summary dated 13 May 2005, in which claims 1-3, 5, 8-12, 28-33 and 35-37 remain pending for examination. Claims 4, 6 and 7 have been canceled as indicated in section 2.

EXAMINER'S AMENDMENT

2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Frank Pincelli (Reg. No. 27,370) on May 09, 2005.

The application has been amended as follow:

In the claims,

Please cancel claims 4, 6 and 7.

Replace old version of claim 1 with the new version

Claim 1.

A computer-implemented method for capturing and distributing memories of a deceased individual, comprising the steps of:

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providing an electronic storage memory database that can be accessed over a communication network for displaying at least two separate web sites for said deceased individual, said web sites each having a unique address for accessing information with respect to said deceased individual and providing restrictive access;

providing an information card that includes information that can be used for allowing direct access to only one of said unique address for the user of said card;

wherein information is provided to users when the deceased individual is being presented for viewing, said information advising said user on how to access directly at least one of said web sites;

wherein said information comprises an information card that sets forth the electronic address of at least one of said web sites; and

wherein at least one of said web sites includes a template which setting forth the manner and structure of the web sites.

Replace old version of claim 12 with the new version

Claim 12.

A computer- implemented method for capturing and distributing memories of a deceased individual comprising the steps of:

providing an electronic storage database for displaying a web site of said deceased individual that can be accessed over a communication network, said web page having a unique address;

providing an access card wherein the unique site;

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wherein information is provided to users when the deceased individual is being presented for viewing, said information advising said user on how to access directly at

least one of said web sites;

wherein said information comprises an information card that sets forth the

electronic address of at least one of said web sites; and

wherein at least one of said web sites includes a template which setting forth the

manner and structure of the web sites.

Replace old version of claim 28 with the new version

Claim 28.

A computer- implemented system for capturing and distributing memories of a

deceased individual, comprising:

an electronic storage memory database for displaying a web site of said

deceased individual that can be accessed over a communication network, a web site

having a unique address;

an access card providing said unique address for use in accessing said web site;

wherein information is provided to users when the deceased individual is being

presented for viewing, said information advising said user on how to access directly at

least one of said web sites;

wherein said information comprises an information card that sets forth the

electronic address of at least one of said web sites; and

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wherein at least one of said web sites includes a template which setting forth the manner and structure of the web sites.

Replace old version of claim 36 with the new version Claim 36.

A software product such that when loaded onto a computer it would cause the computer to do the following steps:

providing pre-authorization for selected individual for accessing a database;

providing a gatekeeper for having editorial control over entry of data by said individuals;

providing an information card that includes information that can be used for allowing direct access to only one of said unique address for the user of said card;

providing pre-approval of information prior to being entered into said database;

wherein information is provided to users when the deceased individual is being presented for viewing, said information advising said user on how to access directly at least one of said web sites;

wherein said information comprises an information card that sets forth the electronic address of at least one of said web sites; and

wherein at least one of said web sites includes a template which setting forth the manner and structure of the web sites.

Claim 8, line 1, change "A method according to claim 6" to - - A method according to claim 1 - -.

REASONS FOR ALLOWANCE

3. With respect to claims 1-3, 5, 8-12, 28-33 and 35-37 are allowed over the prior art of record.

The following is an examiner's statement of reasons for allowance:

With respect to claims 1, 12, 28 and 36 the claimed features "providing an information card that includes information that can be used for allowing direct access to only one of said unique address for the user of said card; wherein information is provided to users when the deceased individual is being presented for viewing, said information advising said user on how to access directly at least one of said web sites; wherein said information comprises an information card that sets forth the electronic address of at least one of said web sites; and wherein at least one of said web sites includes a template which setting forth the manner and structure of the web sites" in conjunction with other elements of the independent claims would not found anticipated or obvious over the prior art made of record.

The dependent claims, being definite, further limiting, and fully enabled by the specification are also allowed.

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The closest prior art, Chiles et al., U.S. Patent Number 6,363,423 relates to systems and methods for updating network adapter cards in a computing system. Mindrum et al., U.S. Patent Number 6,340,978 relates to a method and apparatus for recording and presenting the life story of an individual but fail to teach the above limitations.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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CONTACT INFORMATION

4. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to JEAN B. FLEURANTIN whose telephone number is 571

- 272-4035. The examiner can normally be reached on 7:05 to 4:35.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, JOHN E BREENE can be reached on 571 - 272-4107. The fax phone

number for the organization where this application or proceeding is assigned is 703-

308-6606.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Jean Bolte Fleurantiń

Patent Examiner

Technology Center 2100

May 14, 2005

PRIMARY EXAMINER